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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 3rd June, 19571-

Issue No.	No. and date	Issued by	Subject
277	S.R.O. 1743, dated the 28th May 1957.	Ministry of Information & Broadcasting.	Appointment of a member of the Central Board Film Censors.
278	S.R.O. 1744, dated the 23rd May 1957.	Election Commission, India.	Election Petition No. 336 of 1957.
279	S.R.O. 1745, dated the 29th May 1957.	Ministry of Commerce and Industry.	Appointment of certain persons for the purpose of investigating the fall in production in Cotton Textiles in a certain Mill.
	S.R.O. 1746, dated the 29th May 1957.	Ditto	Appointment of certain persons for the purpose of investigating the fall in production in Cotton Textiles in a certain Mill.
1	S.R.O. 1746-A, dated the 29th May 1957	Ditto	Ditto.
280	S.R.O. 1747, dated the 29th May 1957	Ministry of Information and Broadcasting	Certification of films to be of the descriptions specified therein.
280-A	280-A S.R.O. 1747-A, dated the 28th May 1957.	Election Commission, India.	Election Petition No. 295 of 1957.
280-B	S.R.O. 1747-B, dated the 30th May 1957.	Ministry of Law.	Corrigendum to S.R.O. No. 1943, dated the 30th August 1956.
281	S.R.O. 1839, dated the 23rd May 1957.	Election Commission, India.	Election Petition No. 476 of 1957.
282	S.R.O. 1840, dated the 25th May 1957.	Ditto	Election Petition No. 427 of 1957.
283	S.R.O. 1841, dated the 25th May 1957.	Ditto	Election Petition No. 466 of 1957.
284	S.R.O. 1842, dated the 24th May 1947.	Ditto	Election Petition No. 463 of 1957.

Issue No.	No. and date	Issued by	Subject	
285	S.R.O. 1843, dated the 231d May 1957.	Election Commission, India,	Election Petition No. 351 of 1957.	
286	S.R.O. 1844, dated the 25th May 1957,	Ditto.	Election Petition No. 338 of 1957.	
287	S.R.O. 1845, dated the 31st May 1957.	Ministry of Finance.	Exemption of certain excisable goods from so much of duty as specified therein.	
288	S.R.O. 1846, daetd he 29th May 1957.	Election Commission, India.	Notice regarding withdrawal of election petition by a certain candidate.	
	S.R.O. 1847, dated the 1st June 1957.	Ministry of Commerce and Industry.	Fixation of price of tea in pursuance of Item 5 in the Second Schedule to the Indian Tariff Act, 1934.	
289	S.R.O. 1848, dated the 27th May 1957.	Election Commission, India,	Election Petition No. 403 of 1957.	
290	S.R.O. 1849 dated the 27th May 1957.	Ditto	Election Petition No. 474 of 1957.	
291	S.R.O. 1850, dated the 3rd June 1957.	Ministry of Law.	Corringenda to S.R.Os., No. 1120, dated the 5th April 1957, No. 830-C, dated the 12th March 1957, No. 849-A, dated the 18th March 1957, No. 930, dated the 19th March 1957, No. 940-G, dated the 26th March 1957, and No. 839-B, dated the 23rd March 1957.	
292	S.R.O. 1951, dated the 3rd June 1957.	Ministry of Food and Agriculture.	Amendment made in the Bombay wheat (Movement Control) Order, 1956.	
	S.R.O. 1852, dated the 3rd June 1957.	Ditto	Bombay Rice (Export Control Or der, 1957.	
293	S.R.O. 1853, dated the 3rd June 1957.	Ministry of Information and Broadcasting.	Certification of a film to be of the description specified therein.	
294	S.R.O. 1854, dated the 30th May 1957.	Election Commission, India.	Appointment of the member of the Election Tribunal for the trial of an Election Petition by Shri Ram Phal against the election of Shri Braham Prakash.	
	S.R.O. 1855, dated the 31st May 1957.	Ditto	Notice under clause (b) of sub-section (3) of Section 110 of the Representation of the People Act, 1951,	

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publication, Civil Lines Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Order issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners)

ELECTION COMMISSION, INDIA

New Delhi-2, the 3rd June 1957

S.R.O. 1937.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the names of the person shown in column I of the Schedule below who having been contesting candidates for election to the House of the People from the constituency specified in the corresponding entries in column 2 thereof, at the general election held in 1957, have in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge the accounts of election expenses within the time required by law and have thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Name of constituency Name of contesting candidate Shri Darashan Singh, Ranjit-Building, Central Town, Jullundur City. Jullundur. Shri Mela Singh, 157/11, Bhargava Camp, Jullundur City. Jullundur.

[No. PB-P/276/57(5)/1452(a).]

S.R.O. 1938.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957 has m accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses in the manner required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951).

SCHEDULE

Name of contesting candidate Name of constituency Shri Paras Ram, House No. 3, Model Town, Ludhiana Ludhiana.

[No. PB-P/277/57(4)/1890.1

New Delhi-2, the 4th June 1957

S.R.O. 1939.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957 has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, (XLIII of 1951).

SCHEDULE Name of contesting candidate Name of constituency Shri Bhim Raj s/o Van Raj, Oswal Jain, Village Nimblana, P.O. Jalore, Distt. Jalore.

[No. RN-P/293/57(8)/1807.]

S.R.O. 1940.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the names of the persons shown in column I of the Schedule below who having been contesting candidates for election to the House of the People from the constituency specified in the corresponding entries in column 2 thereof, at the general elections held in 1957 have in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, falled to lodge any accounts of their election expenses and have thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, (XLIII of 1951).

SCHEDULE

Name of constituency Name of contesting candidate

Shrl Naval Singh, Village Barua, Noorabad, P.O. Motijheel, Pargana Gird. Shri Murlidhar Singh, Jiwajiganj, Morena.

Gwalior. Gwalior.

[No. MP-P/165/57(6)/1787.]

S.R.O. 1941.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957 has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses within the time required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951).

SCHEDULE

Name of constituency Name of contesting candidate Shri Ram Dayal Singh, Rajput Sewa sangh, Gwahor. New Road, Ratlam.

[No. MP-P/165/57(7)/1792.]

New Delhi-2, the 6th June 1957

S.R.O. 1942.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the names of the persons shown in column 1 of the Schedule below who having been contesting candidates for election to the House of the People from the constituency specified in the corresponding entries in column 2 thereof, at the general election held in 1957 have in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed, to lodge their accounts of election expenses in the manner required by law and have thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, (XLIII of 1951).

Schedule	
Name of contesting candidate	Name of constituency
Shri Gidwani Choithram Partabari, 435, Gyan Ghar, Khar, Bombay,	
Shri Pagulekar Sharao Vishnu,	Thana.
C/o G. K. Shaligram, Pleader, Station Road,	
Thana	Thana.
Shri Matera Laxman Mahadya, Village Kaurze-Manpada,	
Tal. Dahanu, District. Thana.	Thana.
Shri Mukane Yeshwantrao Martandrao, Palace,	
Jawhar, District Thana.	Thana.

[No. BY-P/115/57(13)/1800.1

By order, A. KRISHNASWAMY AIYANGAR, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi-2, the 8th June 1957

S.R.O. 1943.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution and in supersession of the Notifications of the Government of India noted below and in partial modification of the notifications of the Government of India in the Ministry of Home Affairs S.R.O. No. 1046 dated the 24th December, 1954 and S.R.O. 89 dated the 8th January 1957, the President hereby entrusts to the Government of each of the States, except Jammu and Kashmir, with the consent of that Government, the functions of the Central Government under the Explanation to section 25 of the Negotiable Instrument Act, 1881 (26 of 1881) subject to the condition that, notwithstanding this entrustment, the Central Government may itself exercise the said function should it deem fit to do so in any case.

- 1. The late Home Department No. 228/37-Pub. dated the 1st April, 1938.
- 2. Ministry of Finance S.R.O. 1380, dated the 6th September, 1951.
- 3. Ministry of Finance S.R.O. 2067, dated the 24th December, 1951
- 4. Ministry of Finance No. 7(13)-FI/51, dated the 5th February, 1952.
- Ministry of Home Affairs No. 20/25/56-Pub. I., dated the 12th November, 1956.

[No. 20/25/56-Pub. I.]

FATEH SINGH, Dy. Secy.

MINISTRY OF FINANCE

New Delhi, the 5th June 1957

* S.R.O. 1944.—In exercise of the powers conferred by the proviso to article 309 and, in relation to persons serving in the Indian Audit and Accounts Department, also by clause (5) of article 148, of the Constitution, the President, after consultation with the Comptroller and Auditor General as regards the persons referred to above, hereby directs that the following further amendments shall be made in the Revised Leave Rules, 1933, namely:—

In the said Rules-

- I. In rule 2, after clause (vi), the following clause shall be inserted, namely:—
 - "(vii) persons in Class IV service who were subject to the leave rules in the Fundamental Rules on the 31st March 1957, and elected these rules with effect from the 1st April 1957."

II. In rule 3—

- (1) The existing Note below clause (iv) shall be renumbered as "Note 1".
- (2) After Note 1 as so renumbered, the following Note shall be inserted, namely:—
- "Note 2.—In the case of an officer mentioned in clause (vii) of rule 2, the leave on average pay to his credit on the 31st March 1957, shall, subject to a maximum of 180 days, be deemed to be earned leave to his credit on that date."
- (3) The existing Note below clause (v) shall be renumbered as "Note 1".
- (4) After Note 1 as so renumbered, the following Note shall be inserted, namely:---
 - "Note 2.—In the case of an officer mentioned in clause (vii) of rule 2, leave on half average pay and leave on quarter average pay availed of before the 1st April 1957 shall be deemed to be half pay leave for the purposes of this clause".
- (5) In clause (iv). the expressions "first ten/twenty years of service", and "next ten years of service" shall be omitted.
- III. For sub-rule (1) of rule 9, the following sub-rule shall be substituted, namely:—
 - "(1) The earned leave admissible to an officer in permanent employ is oneeleventh of the period spent on duty:
 - Provided that he will cease to earn such leave when the earned leave due amounts to 180 days.
 - Exception.—The earned leave admissible to an officer of non-Asiatic domicile recruited in India who is in continuous service from a date prior to the 1st February, 1949, and is entitled to leave passages, is one-seventh of the period spent on duty and he ceases to earn such leave when the earned leave due amounts to 180 days."
- IV. For sub-rule (b) of rule 10, the following sub-rule shall be substituted, namely:—
 - "(b) The earned leave admissible to such an officer in respect of any year in which he is prevented from availing himself of the full vacation is such proportion of 30 days (or 45 days in the case of an officer mentioned in the exception to sub-rule (1) of rule 9) as the number of days of vacation not taken bears to the full vacation.
 - If in any year the officer does not avail himself of the vacation, earned leave will be admissible to him in respect of that year in accordance with the provisions of rule 9."
- V. For sub-rule (a) of rule 11, the following sub-rule shall be substituted, namely:—
 - "(a) The half pay leave admissible to an officer in permanent comploy in respect of each completed year of service is 20 days."

VI. In rule 12-

- (a) The dash occurring immediately before clause (i), and clauses (i) and (ii), shall be omitted;
- (b) The words "one-twenty-second of the period spent on duty" shall be added after the words "the earned leave admissible is".
- These amendments shall be deemed to have come into force on the 1st April 1957.

[No. F. 7(44)-Est. IV/55.]

New Delhi, the 10th June 1957

S.R.O. 1945.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby directs that the following further amendments shall be made in the General Provident Fund (Central Services) Rules, namely:—

Below para 2 of the Fifth Schedule to the said Rules, the following para shall be added, namely:—

"3. In respect of any person serving in connection with the affairs of a State, who is entitled to subscribe to the Fund by or under any law made in this behalf, the authority competent to grant an advance for

which special reasons are not required under clause (a) of rule 15. as well as for the grant of an advance for which special reasons are required under clause (c) of rule 15, shall be the State Government".

[No. F. 26(2)-E. V./57.]

S.R.O. 1946.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following further amendment in the General Provident Fund (Central Services) Rules, namely:—

In the said Rules, the following Note shall be inserted below sub-rule (1) of rule 10, namely:—

"Note.—Class III and Class IV employees of the Survey of India who are sent on departmental leave shall not subscribe to the General Provident Fund during the period of such leave. This discontinuance of subscription will be without prejudice to the provisions of rule 7".

[No. F. 26(5)-E. V./57.]

C. B. GULATI, Dy. Secy.

(Department of Company Law Administration)

New Delhi, the 11th June 1957

S.R.O. 1947.—In exercise of the powers conferred by clause (a) sub-section (1) of section 448 of the Companies Act, 1956 (I of 1956), the Central Government hereby appoints, Syed Ghulam Nabi Naqshbandi, Registrar, High Court of Jammu and Kashmir, to be the *ex-officio*. Official Liquidator attached to that Court on a part-time basis, with effect from the date he assumes charge until further order.

[No. 2(55)-CL. III/56.]

P. B. SAHARYA, Under Secy.

(Department of Revenue)

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 15th June 1957

S.R.O. 1948.—In exercise of the powers conferred by Section 19 of the Medicinal and Toilet Preparations (Excise Duties) Act 1955 (16 of 1955), the Central Government hereby makes the following amendments in the Medicinal and Toilet Preparations (Excise Duties) Rules 1956, namely:—

In the said Rules-

I. In Rule 2-

- (i) in clause (xxiv), for sub-clause (b) the following sub-clause shall be substituted, namely—
 - "(b) A proprletary medicine which does not conform to the formula or the list of ingredients disclosed on the label on the container or on the container";
- (ii) after clause (xxiii), the following clause shall be inserted, namely:—
 "(xxiiia) 'standard preparation' means a preparation other nan a substandard preparation"

II. In rule 60-

- (i) in sub-rule (1), for the words "Standard preparations, made according to any of the recognised pharmacopoelas not included in the Schedule, shall fall under the category of unrestricted preparations", the following shall be substituted, namely—
 - "All other standard preparations made according to any of the recognised pharmacopoelas and proprietary preparations shall be included among the preparations (hereinafter referred to as unrestricted preparations) not capable of being consumed as alcoholic beverages";

- (ii) in sub-rule (2) for the words "in the case of a preparation" the words "in the case of a new preparation" shall be substituted.
- III. For rule 104 the following rule shall be substituted, namely:
 - "Dutiable goods manufactured under bond or stored in a bonded warehouse in any State, unless exempted from payment of duty under rules 7 and 8, may be removed from such State to any other State—
 - (i) after payment of duty in the first mentioned State in the manner laid down in rule 40 or rule 81, as the case may be, or
 - (ii) in bond, in the manner hercinafter prescribed for movement from one bonded warehouse to another".
- IV. At the end of the Schedule, the following shall be inserted, namely:-
 - "All Homoeopathic preparations containing alcohol".

[No. 4.]

B. D. DESHMUKH, Dy. Secy.

(Department of Revenue)

Customs

New Delhi, the 15th June 1957

S.R.O. 1949.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43-B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, is published as required by the said subsection for the information of persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th July, 1957.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

- 1. Short .title.—These rules may be called the Customs Duties Drawback (Dichromates) Rules, 1957.
 - 2. Definitions.—In these rules, unless the context otherwise requires,—
 - (a) 'Act' means the Sea Customs Act, 1878 (8 of 1878);
 - (b) 'goods' means any or all of the following chemicals, namely: sodium dichromate dihydrate, anhydrous sodium dichromate, potasslum dichromate, ammonium dichromate and chromic acid manufactured India or the State of Pondicherry and in the manufacture of which imported duty-paid soda ash of the heavy variety has been used:
 - (c) 'imported material' means soda ash of the heavy variety imported into India or the State of Pondicherry on payment of customs duty;
 - (d) 'quarter' means a period of three months beginning with the first day of January, the first day of April, the first day of July or the first day of October;
 - (e) 'registered manufacturer' means a manufacturer in India or the State of Pondicherry of the goods registered under rule 4.
- 3. Goods in respect of which drawback may be paid.—Subject to the provisions of the Act and these rules, a drawback shall be allowed in the case of goods manufactured in India or the State of Pondicherry by a registered manufacturer and exported therefrom or shipped as stores for use on board a ship proceeding to a foreign port in respect of the imported material used in the manufacture of such goods.
- 4. Registration of manufacturer.—(1) A drawback under these rules shall be admissible only in respect of goods manufactured by a person registered under, and for the purposes of, these rules by a Chief Customs Officer authorised in this behalf by the Chief Customs Authority and hereinafter referred to as the authorised Chief Customs Officer.
- (2) An application for registration shall be made by a manufacturer of any goods to the authorised Chief Customs Officer, furnishing particulars of—
 - (i) each variety of the goods in respect of which registration is required,

- - (ii) the net weight of imported material used in the manufacture of every hundredweight of each variety of the goods, and
 - (iii) such other information as the authorised Chief Customs Officer may require for the purposes of these rules.
- (3) In the application for registration, the manufacturer shall furnish an undertaking that no indigenous soda ash will either be used in the manufacture of the goods or be stored within the precincts of the manufactory.
- (4) The authorised Chief Customs Officer may, if he is satisfied that the provisions of this rule have been complied with, register the applicant as a registered manufacturer.
- (5) Any registered manufacturer contravening the provisions of sub-rule (3) shall render himself liable to have his registration cancelled without prejudice to any other penalty to which he may be liable under the Act and those rules,
- 5. Rate of drawback.—(1) Where the Customs Collector is satisfied that the claim for a drawback is established under these rules, such drawback shall be paid at the rates indicated hereunder:-
- (2) The rate of drawback of duty admissible for every one hundredweight of goods exported under claim for drawback shall be as indicated below against each variety of goods.

Variety of goods		Rate of drawback per hundredweight of goods exported.
(1) Sodium dichromate dihydrate	•	Seven-eighths of the duty payable on eighty pounds of soda ash at the lowest rate of duty applicable, irrespective of the country of origin, during the six months preceding the quarter in which shipment is made
(2) Anhydrous sodium dichromate		Seven-eighths of the duty payable on ninty-one pounds of soda ash at the lowest rate of duty applicable irrespective of the country of origin, during the six months preceding the quarter in which shipment is made.
(3) Potassium dichromate .	٠	Seven-eighths of the duty payable on eighty-two and half pounds of soda ash at the lowest rate of duty applicable irrespective of the country of origin, during the six months preceding the quarter in which shipment is made.
(4) Ammonium dichromate .	٠	Seven-eighths of the duty payable on ninty-five pounds of soda ash at the lowest rate of duty applicable, irrespective of the country of origin, during the six months preceding the quarter in which shipment is made.
(5) Chromic acid	•	Seven-eigh the of the duty payable on one hundred and twenty pounds of soda ash, irrespective of the country of origin, during the six months preceding the quarter in which shipment is made.

- 6. Manner of allowing drawback.—(1) A drawback under these rules shall be allowed on the shipment of the goods subject to the following conditions, namely:—
 - (a) that the shipper shall make a declaration on the relative shipping bill—
 - (i) that a claim for the drawback under section 43-B of the Act is being made, and
 - (ii) that the goods are manufactured by the registered manufacturer whose name is shown in the shipping bill;

- (b) the shipper shall, in the shipping bill, furnish, in addition to the particulars required under section 29 of the Act, name of the registered manufacturer of the goods and such other additional particulars as may, in the opinion of the Customs Collector, be necessary for the purpose of verifying the claim for the drawback;
- (c) that the goods are packed in tamper-proof containers bearing detailed description on their outside of the quantity, brand, variety of the goods contained therein; and
- (d) that the goods have not been tampered with since their removal from the manufactory of the registered manufacturer, and a certificate to this effect is furnished by the shipper on the shipping bill.
- (2) No drawback shall be admissible under those rules in any case where the provisions of sub-rule (3) of rule 4 have been contravened,
- 7. Return to be furnished by the registered manufacturer.—(1) A registered manufacturer shall, at the beginning of every quarter, furnish, in respect of the quarter last preceding, a return in the form annexed to these rules.
- (2) For the purpose of verifying the return under sub-rule (1), the Customs Collector may scrutinise accounts, vouchers, stock registers and such other documents in the possession of the registered manufacturer as he may consider fit, check actual stocks and draw samples for testing the quality of the soda ash stored or used within the precincts of the manufactory and the registered manufacturer shall be bound to afford all reasonable facilities to the Customs Collector and furnish such information or such explanation as the Customs Collector may require.
- (3) The Customs Collector may withhold the payment of any claim for draw-back arising during any quarter until such time as the return for that quarter has been furnished and verified as provided in this rule.
- 8. Powers of the authorised Chief Customs Officer or the Customs Collector.—For the purposes of enforcing these rules, the authorised Chief Customs Officer or the Customs Collector may require—
 - (a) a registered manufacturer to produce any books of account or other documents of whatever nature relating to the proportion and quantity of the imported material used in the manufacture of each of the different varieties of the goods, and
 - (b) the production of such certificates, documents and other evidence in support of each claim for drawback as may be necessary.
- 9. Access to manufactory.—A registered manufacturer of goods in respect of which a drawback is claimed shall be bound to give access to every part of his manufactory to an officer of the Central Government specially authorised in this behalf by the authorised Chief Customs Officer to enable such authorised officer to inspect the process of manufacture to draw samples of soda ash stored within the precincts of the manufactory and to verify by actual check or otherwise the particulars furnished by such registered manufacturer in support of his claim for the drawback.

FORM

Quarterly return to be furnished by a registered manufacturer [See rule 7(1)]

Return for the quarter ending......

Imported material:

- (i) Stock at the beginning of the quarter,
- (ii) Imports during the quarter, giving quantities imported against individual bills of entry with bill of entry number and date.
- (iii) Purchases made during the quarter from imported stocks, appending details of such purchases.
- (iv) Total of (i), (ii) and (iii).
- (v) Consumption during the quarter in manufacture of each of the different varieties of the goods, viz.—

Sodium dichromate dihydrate.

Anhydrous Potassium Ammonium Chromic Total sodium di- dichromate. dichromate. acid.

(vi) Balance in stock at the end of the quarter, that is, (iv) minus total of (v).

Explanation for discrepancy, if any, between the actual stock and the figure in (vi) above.

Manufactured goods:

Sodium Anhydrous dichromate sodium dihydrate dichromate	Potassium	Ammonium	Chromic
	dichromate	dichromate	acid

- (i) Stock at the beginning of the quarter.
- (ii) Production during the quarter.
- (iii) Total of (i) and (ii).
- (iv) Quantity sold in India and the State of Pondicherry during the quarter.
- (v) Quantity exported out of India on the State of Pondicherry or shipped as stores on board a ship proceeding to a foreign port, during the quarter.
- (vi) Total of (iv) and (v).
- (vii) Balance in stock at the end of the quarter.

Explanation for discrepancy, if any, between actual stock at the end of the quarter and the figure in (vii) above.

Date

Custom House Ref. No.....

Forwarded to the Assistant Collector of Customs for Appraisement, Custom House.....

Registered Manufacturer.

[No. 125.]

M. PANCHAPPA, Under Secy.

(Department of Revenue)

Customs

New Delhi, the 15th June 1957

S.R.O. 1950.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Finance Department (Central Revenue) No. 33-Customs, dated the 22nd June, 1935, namely:—

In the said notification, in Schedule I—Import Duties, under the head 'A—General', for the existing entry in column 2 against serial No. 6, the following entry shall be substituted, namely:—

"Wireless apparatus: --

(i) apparatus for wireless reception [excluding apparatus specially designed for the reception of broadcast wireless and apparatus of the des-

- cription specified in clause (ii)] and component parts of such apparatus, when covered by a certificate relating to the importation—
- (a) issued by the Ministry of Communications to the effect that it is satisfied that the apparatus will not be used for the reception of broadcast wireless,

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- (b) to the same effect issued by
 - the Director General, All India Radio, if the apparatus is imported for the All India Radio;
- the Director of Co-ordination (Police Wireless), Ministry of Home Affairs, New Delhi, if the apparatus is imported for Police Wireless Service;
 - the General Managers of Indian Government Railways, if the apparatus is imported for Indian Railways;
 - the following officers, if the apparatus is imported by the Indian Air Force, namely:—
 - (1) Officer Commanding P. & F. (Mov.) Unit, A. F., Palam.
 - (2) Officer Commanding P. & F. (Mov.) Unit, A. F., Santa Cruz, Bombay,
 - (3) Embarkation Commandant, Bombay.
 - (4) Officer Commanding M. C. Detachment, Madras;
 - the following officers, if the apparatus is imported by the Indian Navy, namely
 - at Bombay, by the Naval Store Officer,
 - at Calcutta and Madras, by the Agent for Government Consignments concerned; and
 - the following officers, if the apparatus is imported for the Army, namely,
 - at Bombay, by the Ordnance Officer, Bombay Depot.,
 - at Calcutta, by the Embarkation Supply and Stores Officer at that port, and
 - at other ports, by the Agent for Government Consignments concerned;
- (ii) apparatus for wireless reception incorporated in a single unit with transmitting apparatus;
- (iii) wireless transmission apparatus and component parts thereof."

[No. 126.]

M. A. RANGASWAMY, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME TAX

New Delhi, the 15th June 1957

S.R.O. 1951.—The following draft of certain further amendments to the Indian Income-tax Rules, 1922, which the Central Board of Revenue proposes to make in exercise of the powers conferred by sub-section (1) of section 59 of the Indian Income-tax Act, 1922 (11 of 1922), is published as required by sub-section (4) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 20th July, 1957. Any objection or suggestion which may be received from any person in respect of the said draft before the date so specified will be considered by the said Board.

Draft Amendment

In rule 45 of the said Rules, for item 2, the following item shall be substituted, namely:—

"2. Diploma in Commerce issued under the authority of the Government concerned in the States of Madras, Andhra Pradesh, West Bengal, Punjab and Mysore and in the Union territory of Delhi."

Explanatory Note

(This does not form a part of the notification but is intended to be merely clarificatory).

The amendments have been necessitated due (1) to the inclusion of the diploma awarded by Mysore Government in the qualifications prescribed and (2) the reorganisation of the Indian States.

[No. 70(21/33/56-IT.]

S.R.O. 1952.—In exercise of the powers conferred by sub-section (6) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Board of Revenue hereby makes the following further amendment in its Notification No. S.R.O. 1214 (No. 44-Income-tax) dated the 1st July, 1952, namely:—

In the schedule annexed to the said Notification for the existing entry in column 3 against S. No. 78C the following shall be substituted, namely:—

"The Income-tax Officer having jurisdiction over the area, comprised in the former Indian States, in which the persons specified in col. 2, carried on business; or in whose jurisdiction the principal place of business, where business was carried on by the said persons at more places than one, or the place where the persons resided, if no business was carried on, falls."

Explanatory Note

(This does not form a part of the amendment but is intended to be merely clarificatory.)

The amendment is being made to clarify the jurisdiction of the Income-tax Officer.

> [No. 71 (55/93/55-IT.] B. V. MUNDKUR, Under Secy.

INCOME-TAX

New Delhi, the 6th June 1957

- S.R.O. 1953.—In exercise of the powers conferred by sub-section (1) of Section 59 of the Indian Income-tax Act, 1922, (XI of 1922), the Central Board of Revenue hereby makes the following rules for the purposes of sub-section (2) of Section 37 of the said Act, the same having been previously published as required by sub-section (4) of Section 59 of the said Act namely:—
- 1. These rules may be called the Income-tax (Search of Premises and Seizure of Documents) Rules, 1957.
- 2. The Commissioner of Income-tax may, for reasons recorded, issue a written order under his own signature and bearing his scal, specially authorizing any Income-tax Officer, subordinate to him to enter any building, or place to be specified therein where he has reason to believe that books of accounts or other provided that the second of accounts or other than the second of accounts of the second of the second of accounts of the second of accounts of the second of th documents which, in his opinion, will be relevant to or useful for any proceedings under the Income-tax Act, 1922, may be found. Such order may authorise the Income-tax Officer to do all or any of the following acts, namely:—
 - (a) to enter the said building, or place with such assistance of police officers as may be required;
 - (b) to search the same and to place identification marks on such books of account or other documents found therein as, in his opinion, will be relevant to or useful for any proceedings under the Act and to make a list of such books or documents with particulars of the identification marks thereon;
 - (c) to examine such books or documents and to make copies of or extracts from such books or documents;
 - (d) to take possession of or seize any such books or documents;
 - (e) to make a note or an inventory of any other article or thing found in the course of such search which, in his opinion, will be useful for or relevant to any proceedings under the Act;
 - (f) to convey such books or documents to the office of the Income-tax Officer or any other authority not below the rank of Income-tax Officer employed in the execution of the Act.
 - 3. Whenever any building or place authorised to be searched is closed, any person residing in or being in charge of such building or place shall, on demand by the Income-tax Officer and on production of the authority, allow him free ingress thereto and afford all reasonable facilities for a search therein.

4. If ingress into such building or place cannot be so obtained it shall be lawful for the Income-tax Officer executing the authority, with such assistance of a police officer as may be required, to enter such building or place and search therein and in order to effect an entrance into such building or place, to break open any outer or inner door or window of any building or place, whether that of the person to be searched or of any other person, if after notification of his authority and purpose and demand of admittance duly made, he cannot otherwise obtain admittance:

Provided that, if any such building or place is an apartment in actual occupancy of a woman, who according to custom does not appear in public, the Incometax Officer shall, before entering such apartment, give notice to such woman that she is at liberty to withdraw and shall afford her every reasonable facility for withdrawing and may then break open the apartment and enter it.

- 5. Where any person in or about such building or place is reasonably suspected of concealing about his person any article for which search is being made, such person may also be searched by the Income-tax Officer with such assistance as he may consider necessary. If such person is a woman, the search shall be made by another woman with strict regard to decency.
- 6. Before making a search, the Income-tax Officer about to make it shall call upon two or more respectable inhabitants of the locality in which the building, or place to be searched is situate to attend and witness the search and may issue an order in writing to them or any of them so to do.
- 7. The search shall be made in the presence of the witnesses aforesaid and a list of all things seized in the course of such search and of the places in which they were respectively found shall be prepared by the Income-tax Officer and signed by such witnesses; but no person witnessing a search shall be required to attend as a witness of the search in any proceedings under the Act unless specially summoned.
- 8. The occupant of the building or place searched or some person in his behalf shall be permitted to attend during the search and a copy of the list prepared under rule 7 shall be delivered to such occupant or person. A copy shall also be forwarded to the Commissioner.
- 9. When any person is searched under rule 5, a list of all things taken possession of shall be prepared and copy thereof shall be delivered to such person. A copy shall also be forwarded to the Commissioner.

The order of the Commissioner referred to in Rule 2 shall be in the following form:

Warrant of Authorization under Section 37(2) of the Indian Income-tax Act, 1922 (XI of 1922) and Rule 2 of the Income-tax (Search of Premises and Seizure of documents) Rules, 1957.

Tc

(The Income-tax Officer)

Whereas information has been laid before me and on the consideration thereof I have been led to believe that certain books of account and/or documents which are or may be relevant to or useful for proceedings under the above Act in the case (name of the assessee with G.I.R. No.) have been kept and are to be found at (specify particulars of the building or place).

This is to authorise and require you

(Name of the Incometax Officer)

- (a) to enter and search with such assistance of police officers as may be required, the said premises;
- (b) to place identification marks on such books and documents as may be found in the course of the search and as you may consider relevant to or useful for the proceedings aforesaid and to make a list thereof together with particulars of the identification marks;
- (c) to examine such books and/or documents and make copies or extracts from such books and documents;
- (d) to seize such books of account and/or documents, and take possession thereof;
- (e) to convey such books or documents to the office of the Income-tax Officer or any other authority not below the rank of an Income-tax Officer employed in the execution of the Act; and
- (f) to exercise all other powers and duties under the said section and the rules relating thereto.

Commissioner of Income-tax."

(This note is not a part of the above rules but is intended to be merely clarificatory.)

Section 37(2) of the Indian Income-tax Act, 1922, provides that any Incometax Officer specially authorized by the Commissioner of Income-tax may enter and search any building or place where he has reason to believe that any books of account or other documents may be found which, in his opinion, will be useful for purposes of any proceeding under the said Act. He may also scize any such books or documents and make a note or inventory of any other article or thing found in the course of the search which, in his opinion, will be useful for or relevant to any proceedings under the Act.

As provided in the section, these rules have been framed for the purposes mentioned above.

[No. 69/64(18)-I.T./56.]

P. N. DAS GUPTA, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

(Department of Heavy Industries)

ORDERS

New Delhi, the 5th June 1957

S.R.O. 1954/IDRA/6/Am(2).—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints (1) Shri J. D. Adhia and (2) Shri V. P. Poddar who in the opinion of the Central Government are persons having special knowledge of matters relating to the technical or other aspects of the scheduled industry engaged in the manufacture and production of Heavy Chemicals (Alkalis) as members of the Development Council established for the said scheduled industry and makes the following amendments in the Order of the Government of India in the Ministry of Heavy Industries S.R.O. 359/IDRA/6/10 dated the 25th March, 1957, namely:—

In paragraph 1 of the said Order,—after entry No. 6 the following entries shall be inserted, namely:—

"6A. Shri J. D. Adhia, Factory Manager, Saurashtra Chemicals, Porbandar.

6B. Shri V. P. Poddar, C/o M/s Rohtas Industries Ltd., Dalmianagar, Bihar."

[No. 5(9) IA(II)(G)/57.]

New Delhi, the 6th June 1957

S.R.O. 1955/IDRA/6/7/Am(5).—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Shri Mallappa Kolur, M.L.A., Yadgir, (Central Railways), as a member of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1515/IDRA/6/7, dated the 6th July 1955, for the scheduled industries engaged in the manufacture and production of textiles made of wool, including woollen yarn, hosiery, carpets and druggets, and directs that the following amendment shall be made in the said Order, namely:—

In paragraph 1 of the said Order under the category of members "being persons who in the opinion of the Central Government have special knowledge of matters relating to the technical or other aspects of the said scheduled industries" after entry No. 5D relating to Shri M. A. Samed, the following entry shall be inserted namely:—

"5E. Shri Mallappa Kolur, M.L.A., Yadgir, (Central Railways)."

[No. 5(17)IA(II)(G)/57.]

B. B. NAG, Under Secy.

ORDER

EXPORT TRADE CONTROL

New Delhi, the 6th June, 1957

- S.R.O. 1956.—In exercise of the powers conferred by section 3 of the Imports and Exports (Control) Act, 1947 (18 of 1947), the Central Government hereby makes the following further amendment in the Exports (Control) Order, 1954 published with the Order of the Government of India in the Ministry of Commerce and Industry No. Export (1), dated the 10th May, 1954, namely:—
 - In Schedule I to the said Order under the heading "B. RAW MATERIALS AND ARTICLES MAINLY UNMANUFACTURED", for item 8, the following shall be substituted, namely:—
 - "8. Oilcakes, all sorts, excluding mowah oilcake, neem seed oilcake and tobacco seed oilcake."

[No. Export(1)/AM(51).]

M. G. MATHUR, Dy. Secy.

(Department of Heavy Industries)

New Delhi, the 3rd June 1957

S.R.O. 1957.—In exercise of the powers conferred by section 30 read with section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby makes the following amendment in the Development Councils (Procedural) Rules, 1952, the same having been previously published as required under sub-section (1) of section 30 of the said Act namely:—

In the said rules; -

- (1) in rule 2, in clause (a), the words "or elected" shall be omitted;
- (2) for sub-rule (1) of rule 4, the following sub-rule shall be substituted, namely:—
 - "(1) The Chairman of a Development Council shall be appointed by the Central Government from amongst the members of that Council and shall hold office for a period not exceeding two years from the date of his appointment and not extending beyond the period of his membership of the Council."

[No. 10(11) IA(II) (G)/56.]

ORDERS

New Delhi, the 6th June 1957

S.R.O. 1958/IDRA/5/Am(5).—In exercise of the powers conferred by section 5 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), read with rule 8 of the Central Advisory Council (Procedural) Rules, 1952, the Central Government hereby appoints Shri B. P. Singh Roy to be a member of the Central Advisory Council of Industries in place of Shri R. Venkataraman, who has resigned, and makes the following amendment in the Order of the Government of India in the late Ministry of Heavy Industries No S.R.O. 2534, dated the 1st November, 1956, namely:—

In the said Order, under the heading "To represent the interests of consumers of goods manufactured or produced by scheduled industries" for entry No. 22 relating to Shri R. Venkataraman, the following entry shall be substituted, namely:—

"22. Shri B. P. Singh Roy, Vice-President, Federation of Indian Chambers of Commerce and Industry, 28, Ferozshah Road, New Delhi."

[No. 3(6) IA(II)(G)/57.]

S.R.O. 1959/IDRA/5/Am/(4).—In exercise of the powers conferred by section 5 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), read with rule 8 of the Central Advisory Council (Procedural) Rules, 1952, the Central Government hereby appoints Mr. G. N. Noel-Tod, O.B.E., to be a member

of the Central Advisory Council of Industries in place of Mr. J. C. Burns, who has resigned, and makes the following amendment in the order of the Government of India in the late Ministry of Heavy Industries No. S.R.O. 2534, dated the 1st November, 1956, namely:—

In the said Order, under the heading "To represent the interests of owners of industrial undertakings in scheduled industries" for entry No. 7 relating to Mr. J. C. Burns, the following entry shall be substituted, namely:—

6. Mr. G. N. Noel-Tod, O.B.E,

C/o Messrs. Parry & Co. Ltd., Dare House, Madras."

[No. 3(10)IA(II)(G)/56.] P. S. SUNDARAM, Dy. Secy.

(Department of Commerce and Light Industries)

New Delhi, the 8th June 1957

S.R.O. 1960.—In exercise of the powers conferred by sub-sections (1) and (2) of Section (26) of the Khadi and Village Industries Commission Act 1956 (61 of 1956) the Central Government hereby makes the following amendment in the Khadi and Village Industries Commission Rules, 1957 (Published with the Late Ministry of Production Notification No. S.R.O. 1006 dated the 30th March 1957) namely:—

For Rule 27(3) of the said Rules the following shall be substituted:-

"Grants and subsidies shall be paid only to a State Government, a Statutory
Board set up by a State Government for the development of Khadi
and Village Industries, an institution registered under the Societies
Registration Act, 1860 (21 of 1860) or any similar Act in force in the
States or under Co-operative Societies Act or a Public Trust".

[No. 5(37)/57-KVE.]

R. J. BHOJWANI, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

Department of Transport (Transport Wing)

LIGHTHOUSES

New Delhi, the 27th May 1957

S.R.O. 1961.—In pursuance of sub-section (1) of Section 4 of the Indian Lighthouse Act, 1927 (17 of 1927), the Central Government has been pleased to appoint a Central Advisory Committee for Lighthouse for a period of two years from the date of this Notification, consisting of the following persons, namely:—

Chairman

Secretary to the Government of India, Department of Transport, Ministry of Transport and Communications (ex-officio) or an officer deputed by him to act as Chairman on his behalf.

Members-

- 1. Director General of Shipping, Bombay (ex-officio);
- 2. Nautical Advisor to the Government of India (ex-officio);
- 3. A representative of the Ministry of Finance (Communications Division) (ex-officio);
- 4. Deputy Secretary in charge of the Department of Lighthouses and Lightships, Ministry of Transport and Communications, Department of Transport, (ex-officio);
- Shri G. T. Kamdar, C/o Bharat Line Ltd., Mehta House, Apollo Street, Fort, Bombay.
- Shri J. R. Galloway, C/o Messrs Gordon Woodroffe and Co. (Madras) Ltd., Madras;
- Shri T. M. Goculdas, Dy. Manager, The Scindia Steam Navigation Co Ltd., Bombay;

- Shri Bijoy Prasad Singh Roy, Director India Steamship Co. Ltd., D. 1— Clive Building, Calcutta.
- 9. Shri Jaldu Manikyala Rao, Masulipatnam, Andhra State; and
- Director General of Lighthouses and Lightships, New Delhi, Member-Secretary (ex-officio).

[No. F. 15-M.L.(1)/56.]

(MERCHANT SHIPPING)

New Delhi, the 6th June 1957

- S.R.O. 1962.—In exercise of the powers conferred by section 21 of the Indian Merchant Shipping Act, 1923 (21 of 1923), the Central Government hereby makes the following further amendments in the Rules to regulate the granting of Certificates of Competency to Masters and Mates in the Mercantile Marine published with the notification of the Government of India in the Ministry of Transport No. S.R.O. 1965, dated the 12th June, 1954 and as amended from time to time, namely:—
 - (1) In rule 51, the words and figure "in rule 52" shall be omitted.
 - (2) In Appendix I to the said Rules under sub-head D-
 - (i) below the entry relating to "Aberdeen", the following entry shall be inserted, namely:—
 - "Auckland—School of Navigation, Ferry Building, Auckland, C. 1, New Zealand.";
 - (ii) below the entry relating to "Southampton", the following entry shall be inserted, namely:—
 - "Wellington—School of Navigation, Ford, Building, Courtenay Place, Wellington, C. 3, New Zealand."

[No. 67-MA(18)/55.]

S .K. GHOSH, Dy. Secy.

MINISTRY OF REHABILITATION

New Delhi, the 5th June 1957

S.R.O. 1963/R. Amdt. XV.—In exercise of the powers conferred by section 40 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby makes the following further amendments to the Displaced Persons (Compensation and Rehabilitation) Rules, 1955. namely:—

In rule 90 of the said rules—

- (a) in sub-rule (11), for the words "issue of such intimation to send by registered post", the words "receipt of such intimation to send by registered post acknowledgement due" shall be substituted;
- (b) in sub-rule (12), in the second sentence, for the words "issue of the intimation", the words "receipt of the intimation" shall be substituted;
- (c) in sub-rule (13), for the words "issue of such intimation", the words "receipt of such intimation" shall be substituted.

[No. F. 5(59)/56-SI.]

P. GANGULEE, Dy. Secy.

New Delhi, the 7th June 1957

S.R.O. 1964.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Prabhu Shanker as Asstt. Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his post.

[No. F. 7/50/57-SII.]

Sec. 3]

S.R.O. 1965.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri N. D. Jacob as Asstt. Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his post.

[No. F. 7/51/57-SII.]

New Delhi, the 8th June 1957

S.R.O. 1966.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Ram Krisham Setya as Asstt. Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his post.

[No. F. 7/49/57-SII.] L. B. MATHUR, Under Secy.

Office of the Regional Settlement Commissioner-cum-Custodian of Evacuee Property, Rajasthan, Jaipur.

Jaipur, the 4th June 1957

S.R.O. 1967.—In exercise of the powers conferred upon me under Section 55(4) of the Adm. of E.P. Act XXXI of 1950 as amended here-to-fore, I, Tara Chand Custodian of E.P. Rajasthan, Jaipur hereby delegate the powers of the Custodian exerciseable under Sections 7, 8, 9, 10, 11, 12, 13, 14, 16, 40, 41, 43, 45 and 48 of the said Act to Shri Ami Lal Sharma, Deputy Custodian (Hqrs.), to be exercised by him for the whole State of Rajasthan.

[No. Jud/Del/Pow/23/C/,7330]

S.R.O. 1968.—In exercise of the powers conferred upto me under Section 55(4) of the Adm. of E.P. Act XXXI of 1950 as amended heretofore, I, Tara Chand, Custodian of E.P. Rajasthan, Jaipur, hereby delegate the powers of the Custodian exercisable under sections 7, 8, 9, 10, 11, 12, 13, 14, 16, 40, 41, 43, 45, and 48 of the said Act to the following Assistant Custodians to be exercised by them in respect of the area for the time being under their respective jurisdiction.

Sl. No.	Name of the Officers.	Designation	Name of Zone
ī.	Shri Ram Chandra Jain	Assistant Custodian	Jaipur.
2.	Shri Rang Raj Mehta	22	Alwar,
3.	Shri Prem Chand V, Namani	33	A)mer,
4.	Shri Umesh Dutta Sharma	. ,,	Bharatpur.
5.	Shri Ghanshyam Dass Gupta	33	Jodhpur.
6.	Shri Rewa Chand	22	Shri Ganganaga

[No. Jud/Del/power/23/C.]

S.R.O. 1969.—In exercise of the powers conferred upon me by section 24(2) of the Administration of Evacuee Property Act No. XXXI of 1950, I, Tara Chand, Custodian of Evacuee Property, Rajasthan, hereby authorise Shri Ami Lal Sharma, Deputy Custodian (Hqrs.) to decide such appeals from the orders of all the Assistant Custodians throughout Rajasthan as the Custodian is competent to dispose of and as may be entrusted to him.

[No. Jud/33/ \mathbf{B} .]

TARA CHAND,

Regional Settlement Commissioner-cum-Custodian of Evacuee Property, Rajasthan, Jaipur.

DELHI DEVELOPMENT PROVISIONAL AUTHORITY

New Delhi, the 10th June 1957

S.R.O. 1970.—In exercise of the powers conferred by section 4 of the Delhi (Control of Building Operations) Act, 1955 (No. 53 of 1955) the Delhi Development Provisional Authority hereby declares the areas specified in the schedule below also to be controlled area for the purposes of the said Act.

SCHEDULE

Areas within the limits of the Delhi Municipal Committee

1. Delhi Municipal Ward No. I excluding the areas covered by the Jumna Village Scheme of the the Delhi Improvement Trust.

- 2. Delhi Municipal Ward Nos II-VI.
- 3. Delhi Municipal Ward Nos VII to XI excluding the areas covered by the Delhi Aimere gate Scheme of the Delhi Improvement Trust,
- 4 Delhi Municipal Ward No. XII excluding the areas covered by the Roshanara Extension Scheme and Northern City Extension Scheme No II of the Delhi Improvement Trust.
- Delhi Muni pal Ward No XIII excluding the areas covered by the Hathi Khana Slum Clearance, Scheme of the Delhi Improvement Trust
- 6. Delhi Municipal Ward No. XIV excluding the areas covered by the Ahata Kidara Scheme of the Delhi Improvement Trust.
- 7. Delhi Municipal Ward No. XV excluding the areas covered by the Arakashan Slum Clearance Scheme, Original Road Scheme and Motia Khan Dump Scheme of the Delhi Improve ment Trust.
 - 8. Delhi Municipal Ward No. XVI.
- q. Delhi Municipal Ward No. XVII excluding the areas covered by the Shadipur Town Expansion Scheme of the Delhi Improvement Trust
- 10. Delhi Municipal Ward Nos. XVIII and XIX excluding the areas covered by the Sarai Robilla Town Expansion Scheme of the Delhi Improvement Trust
- 11. Delhi Municipal Ward No. XX excluding the areas covered by the Industrial Area Scheme of the Delhi Improvement Trust

Areas within the limits of the Civil Station Notified Area Committee.

12. Gravevard—Malkagani (excluding Rehabilitation colony)—

1	G. wooja. w	111011100011)	(031054177179	Telling III Televis,
	North South	: :	•	Roshanara Road. Narbada Cold Storage and Fruit and
	East . West			Vegetable Market, Ridge (reserved forest), . Malkaganj Road,
13.	Boulevard	Road-		
- ,,	North			. Ridge
	South .			. Boulevard Road
	East		•	 Road leading to No. 17, Boulevard Road, Butler Memorial Girls School and the Ridge.
	West .	•		Eastern boundary of Ashoka Market and the Ridge.
				[No. F. 1(4)/55-Admn,]

G. MUKHARII, Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi-2, the 7th June 1957

S.R.O 1971.—In exercise of the powers conferred by section 20 A of the Press and Registration of Books Act, 1867 (25 of 1867), the Central Government. hereby makes the following further amendment in the Registration of Newspapers (Central) Rules, 1956, namely -

In clause (b) of sub-rule (2) of Rule 5 of the said Rules, for the entries Bengali Oiiva Calcutta Assamese the following entries shall be substituted, namely -Ι IIBengalı Calcutta Oriya Assamese

> [No 5/11/57-IP RNR Am./II.] B. S DASARATHY, Dy Secy.

New Delhi-2, the 8th June, 1957

S.R.O. 1972.—In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled "Lucretia Borgia" and its trailer produced by Francinex-Rizzoli Film, France shall be deemed to be uncertified films in the whole of India.

[No. 8/2/57-FC.]

S.R.O. 1973.—In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled "Summertime" and its trailer produced by Lopert Films Inc. U.S.A. shall be deemed to be uncertified films in the whole of

[No. 8/3/57-FC.]

S.R.O. 1974.—In exercise of the powers conferred by clause (a) of section 6 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled "The King and I" and its trailors produced by the Twentieth Century Fox Film Corporation, U.S.A. in respect of which "U" certificates No. 17971, No. 17970 and No. 17969 dated the 18th October, 1956 respectively were granted by the Central Board of Film Censors to Messrs 20th Century Fox Corporation (India) Private Limited, Bombay shall be deemed to be uncertified thus in the whole of India films in the whole of India.

[No. 9/1/57-FC.]

V. P. PANDIT, Under Secy.

MINISTRY OF WORKS, HOUSING & SUPPLY

New Delhi, the 30th May, 1957

S.R.O. 1975.—In exercise of the powers conferred by Section 28 of the Indian Boilers Act 1923 (5 of 1923) the Central Boilers Board hereby makes the following further amendments in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of Section 31 of the said Act, namely:-

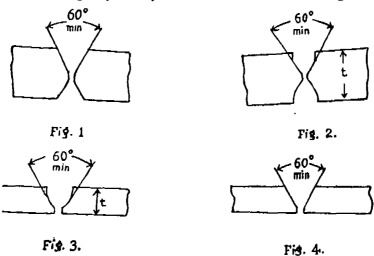
In the said regulations-

for clause (a) of regulation 125, the following shall be substituted,

namely:—

"(a) Plates 5/8 inch and above in thickness shall be bevelled from both sides of each abutting edge, but the bevel need not necessarily be received to the bevel need necessarily be received to the bevel need not necessarily be received to the bevel need necessarily be received to the bevel need necessarily be received to the bevel need necessarily between the bevel need necessarily be the same on each side (see Figs. 1 and 2). Plates less than 5/8 inch in thickness may be bevelled from one side only of such abutting edge (see Figs. 3 and 4).

> The included angle of the bevel shall be not less than 60° and the bevelling may be any one of the forms shown in Figs. 1—4.



[No. B.L.304(18)/55.] M. N. KALE, Secy. Central Boilers Board.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 8th June, 1957

S.R.O. 1976.—Whereas the Central Government is of opinion that a provident fund scheme should be framed under the Employees' Provident Funds Act, 1952 (19 of 1952), in respect of the employees of the oxygen, acetylene and carbon-dioxide gases industry;

Now, therefore, in exercise of the powers conferred by section 4 of the said Act, the Central Government hereby directs that with effect from the 31st July 1957, the said industry shall be added to Schedule I of the said Act as item (x) under the head 'Heavy and Fine Chemicals'.

[No. P. F. II/61(81)/56.]

S.R.O. 1977.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment of Messrs. Therapeutic Distributors, 43 Queens Road, Bombay-1, have agreed that the Provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, Therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby applies the provisions of the said Act to the said establishment.

2. This notification shall be deemed to have come into force on the 1st day of May 1957.

[No. P. F. II/57(26)/57.]

R. C. SAKSENA, Under Secy.

New Delhi, the 5th June, 1957

S.R.O. 1978.—In exercise of the powers conferred by section 7B of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes a National Industrial Tribunal with headquarters at Lucknow and appoints Shri Bind Basni Prasad as the presiding officer of that Tribunal.

[No. LR-9(2)/57.]

ORDER

New Delhi, the 5th June, 1957

S.R.O. 1979.—Whereas the disputes specified in the Schedule hereto annexed were referred to the Industrial Tribunal at Madras, consisting of a single member, namely, Shri K. N. Kunjukrishna Pillai,

And whereas the services of Shri K. N. Kunjukrishna Pillai have ceased to be available,

Now, therefore, in exercise of the poweds conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said disputes for adjudication to the Industrial Tribunal at Nagpur, consisting of a single member, namely Shri P. D. Vyas, constituted by the notification of the Government of India in the Ministry of Labour SRO. 768 dated the 10th March, 1957.

SCHEDULE				
Serial No.	Parties to the dispute	Number	Date of reference	
ī.	The employers in relation to Messrs. Travancore Mineral Concern No. 1 Chavara, and their workmen.	S.R.O. 1968	6- 9 -1955	
2.	The employers in relation to Gold Mines of Kolar Gold Fields Mysore and their workmen.	S.R.O. 2023	30-8-19 56	
3.	The management in relation to the Travoncore Titanium products Limited Trivandrum, and the Titanium products Staff Union and the Titan- ium Workers Union.	S.R.O. 2367	20-10-1956	
4.	Messrs Hopkins and Williams (Tray) Limited, Chavara and the Mineral Companies Staff Association.	S.R.O. 3383 S.R.O. 3165	23-10-1954 19-12-1956	

[No. L.R.II/57-1(27)/57).]

New Delhi, the 6th June, 1957

- S.R.O. 1980.—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby appoints, for a period of six months, the Regional Labour Commissioner (Central), Calcutta, as a conciliation officer for manganese mines in the States of Madhya Pradesh and Bombay.
- 2. The above appointment is in addition to the appointments of conciliation officers made in the notification of the Government of India, Ministry of Labour No. L.R. 1. (80) 56 (S.R.O. 2971) dated the 4th December 1956, as subsequently amended.

[No. L.R. 1(35)/57,]

A. L. HANDA, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 7th June, 1957

- S.R.O. 1981.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 19? (1 of 1937), the Central Government hereby makes the following amendments in the Bristles Grading/and Marking Rules, 1950, the same having been published previously as required by the said section namely:
 - in the Schedules I to IX—
- (i) in column 4 under the heading "General Characteristics" after the words "natural colour" the words "with root ends intact" shall be inserted;
- (ii) for the foot note below (c) at † after the words "All Bristles" the words shall be inserted, namely:—
 - "shall have root ends and flag ends pointing in opposite direction and";
- (iii) for the foot note (i), (ii) and (iii) the following foot notes shall be substituted, namely:—
 - "(i) A minimum of 85% of the specified grade designation length (called "tops") the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 5% in the case of grade designation 4" and over,
 - (ii) a minimum of 75% of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 8% in the case of grade designations 34" to 2½" and
 - (iii) for grade 24" and 2" minimum of 75 per cent of bristles of the specifled grade designation length (called "tops") the balance being madeup of the next lower grade lengths and unavoidables,"; and

- (2) in the Schedules IV, V and VI-
- (i) in the heading for the words "Deshi" the following shall be substituted, namely:—

"stiff/semi-stiff"; and

(ii) in the foot note for the words and brackets "Deshi (Semi-stiff—stiff) bristles are such bristles as not falling under Soft and Extra Stiff" the following shall be substituted, namely:—

"stiff/semi-stiff bristles are such bristles as are not soft or extra stiff".

[No. F.17-30/56-AM.]

V. S. NIGAM, Under Secy.